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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/037,774	01/03/2002	Arch D. Robison	42390P13132	7002
8791	7590	01/06/2005	EXAMINER	
BLAKELY SOKOLOFF TAYLOR & ZAFMAN 12400 WILSHIRE BOULEVARD SEVENTH FLOOR LOS ANGELES, CA 90025-1030			FOWLKES, ANDRE R	
			ART UNIT	PAPER NUMBER
			2122	

DATE MAILED: 01/06/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)	
	10/037,774	ROBISON, ARCH D.	
	Examiner Andre R. Fowlkes	Art Unit 2122	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

1) Responsive to communication(s) filed on 03 January 2002.
 2a) This action is FINAL. 2b) This action is non-final.
 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

4) Claim(s) 1-28 is/are pending in the application.
 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
 5) Claim(s) _____ is/are allowed.
 6) Claim(s) 1-28 is/are rejected.
 7) Claim(s) _____ is/are objected to.
 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

9) The specification is objected to by the Examiner.
 10) The drawing(s) filed on 03 January 2002 is/are: a) accepted or b) objected to by the Examiner.
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
 a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)	4) <input type="checkbox"/> Interview Summary (PTO-413)
2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date. _____
3) <input checked="" type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date <u>4/4/02</u> .	5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152)
	6) <input type="checkbox"/> Other: _____

DETAILED ACTION

1. Claims 1-28 are pending.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

3. Claims 1-28 rejected under 35 U.S.C. 102(b) as being anticipated by Cooper, et al., (Cooper), "Enhanced Code Compression for Embedded RISC Processors", SIGPLAN '99.

As per claim 1, Cooper discloses a method comprising:

- identifying a plurality of subgraph structures within a graph structure constructed for a plurality of executable instructions (p. 143 col. R:23-24, "we first use the interference graph to (identify a plurality of subgraph structures with in a graph structure constructed for a plurality of executable instructions)"),

- identifying a plurality of unifiable variables within each subgraph structure of said plurality of subgraph structures, which are not simultaneously used in said plurality of executable instructions (p. 140 col. L:8-9, "our compression framework first identifies repeats (i.e. unifiable variables/instructions)", and p. 140 col.

R:38-39, "the compiler must analyze them to identify any conditions that would inhibit the transformation (i.e. the unifiable variables/instructions that are not used simultaneously are identified for optimization)"),

- transferring at least one unifiable instruction of said plurality of executable instructions from a tine of a corresponding subgraph structure of said plurality of subgraph structures to a handle of said corresponding subgraph structure (p. 141 col. R:27-29, "identical regions (unifiable instructions from a tine) that end with a jump to the same target are merged together (in the handle)"),

- said at least one unifiable instruction containing at least one unifiable variable of said plurality of unifiable variables (p. 140 col. L:8-9, "our compression framework first identifies repeats (i.e. unifiable variables/instructions)").

As per claim 2, the rejection of claim 1 is incorporated and further, Cooper discloses that identifying said plurality of unifiable variables further comprises:

- constructing an interference graph structure for a plurality of local variables within said each subgraph structure (p. 143 col. R:23-24, "we first (construct and) use the interference graph),

- said plurality of local variables including said plurality of unifiable variables (p. 140 col. L:8-9, "our compression framework first identifies repeats (i.e. unifiable variables/instructions)").

- identifying said plurality of unifiable variables as variables having overlapping live ranges within said interference graph structure (p. 143 figure 8, Live range analysis, and associated text (e.g. p. 143 col. L:34 – p. 144 col. R:42).

As per claim 3, the rejection of claim 2 is incorporated and further, Cooper discloses that **said interference graph structure indicates which variables of said plurality of local variables are simultaneously used in said plurality of executable instructions and cannot be unified** (p. 143 figure 8, Live range analysis, and associated text (e.g. p. 143 col. L:34 – p. 144 col. R:42), and p. 140 col. R:38-39, “the compiler must analyze them to identify any conditions that would inhibit the transformation (i.e. the unifiable variables/instructions that are not used simultaneously are identified for optimization)”).

As per claim 4, the rejection of claim 1 is incorporated and further, Cooper discloses that identifying said plurality of unifiable variables further comprises: **constructing a data dependence analysis for said plurality of executable instructions; and identifying said plurality of unifiable variables using said data dependence analysis** (p. 148 col. L:57-58, “(unifiable variables are identified) subject to (data) dependence constraints”).

As per claim 5, the rejection of claim 1 is incorporated and further, Cooper discloses **initializing a flag for said at least one unifiable instruction; and unifying**

each unifiable variable within said at least one unifiable instruction (p. 140 col. L:8-9, "our compression framework first identifies (i.e. flags) repeats (i.e. unifiable variables/instructions)", and p. 141 col. R:27-29, "identical regions (unifiable instructions from a tine) that end with a jump to the same target are merged together (in the handle)").

As per claim 6, the rejection of claim 5 is incorporated and further, Cooper discloses **removing said at least one unifiable instruction from subsequent tines of said corresponding subgraph structure** (p. 141 col. R:27-29, "identical regions (i.e. unifiable instructions) that end with a jump to the same target (are removed from a tine) are merged together (in the handle)").

As per claim 7, the rejection of claim 4 is incorporated and further, Cooper discloses that **said data dependence analysis contains a plurality of dependence arcs, each dependence arc connecting two instructions of said plurality of executable instructions contained within said tine of said corresponding subgraph structure** (p. 148 col. L:57-58, "(unifiable variables are identified) subject to (data) dependence constraints").

As per claims 8-14, this is a system version of the claimed method discussed above, in claims 1-7, wherein all claimed limitations have also been addressed and/or

cited as set forth above. For example, see Cooper method of enhanced code compression for embedded RISC processors (p. 140 col. L:7-18 and Figs. 3 & 4).

As per claims 15-21, this is a computer readable medium version of the claimed method discussed above, in claims 1-7, wherein all claimed limitations have also been addressed and/or cited as set forth above. For example, see Cooper method of enhanced code compression for embedded RISC processors (p. 140 col. L:7-18 and Figs. 3 & 4).

As per claims 22-28, this is another system version of the claimed method discussed above, in claims 1-7, wherein all claimed limitations have also been addressed and/or cited as set forth above. For example, see Cooper method of enhanced code compression for embedded RISC processors (p. 140 col. L:7-18 and Figs. 3 & 4).

Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andre R. Fowlkes whose telephone number is (571) 272-3697. The examiner can normally be reached on Monday - Friday, 8:00am-4:30pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tuan Q. Dam can be reached on (571)272-3695. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ARF



TUAN DAM
SUPERVISORY PATENT EXAMINER